Patrick Bayou Superfund Site Remedial Investigation/Focused Feasibility Study - Deer Park, Texas		
Regulatory Comments on:		
Surface Sediment Contaminant of Potential Concern (COPC) Delineation and Surface Water Sampling and Analysis Plan		
Comments from:	Comment	
Joe Bell, VCP/CA Section, Remediation	4.1 Experimental Design - Surface Sediments - A 0 - 10 centimeter sampling depth interval	
Division	is proposed and is believed to be conservative based on the analysis of the Mixing Zone	
Vickie Reat, Quality Assurance/Technical	Evaluation Work Plan data. As stated in my July 15,2009 memo (regarding the Patrick	
Support/IT & Special Projects Section,	Bayou Sediment Mixing-Zone Layer Study), I am generally not opposed to this approach as	
Remediation Division	it appears to be conservative, particularly where the biotic zone extends to depths less	
October 8, 2009	than 10 centimeters. Where the various Patrick Bayou sediment studies indicate locations	
	of scour rather than deposition, the JDG should address this in the uncertainty discussion	
	of the forthcoming risk assessment, particularly where historical data indicates elevated	
	COPC concentrations at depths just below the top 10 centimeters.	
Joe Bell, VCP/CA Section, Remediation	4.2.1 Sample Locations, Frequency, and intervals - The discussion indicates that surface	
Division	water will be collected at 6 locations and that these locations were chosen to characterize	
Vickie Reat, Quality Assurance/Technical	water from outside sources, including the Houston Ship Channel, outfalls from OxyVinyls,	
Support/IT & Special Projects Section,	the East Fork Tributary, and upstream water (i.e. south of State Highway 225). Looking at	
Remediation Division	Figure 3, proposed station PB059 presumably is intended to represent the influence of the	
October 8, 2009	East Fork Tributary. Since this station is in Patrick Bayou itself, I suggest that the JDG also	
	propose to collect surface water from the East Fork Tributary, if it is flowing.	
Joe Bell, VCP/CA Section, Remediation	4.2.1 Sample Locations, Frequency, and Intervals - Related to comment 3, the JDG should	
Division	explain the rationale for proposing only six surface water sample locations. There is some	
Vickie Reat, Quality Assurance/Technical	concern that the limited number of locations would not be adequate to properly	
Support/IT & Special Projects Section,	characterize each segment. This comment is offered as a suggestion that more samples	
Remediation Division	might be warranted to avoid remobilization or delays due to insufficient surface water	
October 8, 2009	data.	
Joe Bell, VCP/CA Section, Remediation	4.2.2 Target Analyte List - The discussion indicates that filtered water will be collected for	
Division	the analysis of dissolved metals, as TCEQ and USEPA criteria that will be used in COPC	
Vickie Reat, Quality Assurance/Technical	screening are based on dissolved fractions. Selenium and mercury are specifically indicated	
Support/IT & Special Projects Section,	as analytes (Table 5) for surface water. Both the aquatic life and human health Texas	
Remediation Division	Surface Water Quality Standards for these metals are for the total form.	
October 8, 2009		
Joe Bell, VCP/CA Section, Remediation	5.0 Laboratory Analytical Methods, Quality Control, and Measurement Quality Objectives -	
Division	Table 5 displays the analytical methods, target practical quantitation limits (PQL), and	



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Vickie Reat, Quality Assurance/Technical	analytical concentration goals for surface water samples. The goal for total mercury is 1.1	
Support/IT & Special Projects Section,	ug/L. This is appropriate as it is the chronic aquatic life marine standard. As an aside, if this	
Remediation Division	data will be used to support the human health evaluation, the human health standard	
October 8, 2009	(marine, fish only) is 0.025 ug/L total mercury.	
Barry L. Forsythe, Ph.D.	I have reviewed the Patrick Bayou-Draft Sediment and Surface Water Sampling Plan. My	
U.S. Fish & Wildlife Service	only comment or question is related to the sampling location selection rationale. It	
Liaison to USEPA Region VI	appears that the bayou was sectioned (randomly?) and then one sample was chosen to be	
Email September 29, 2009	collected from the spatial center point of each section. When comparing those locations	
	with historical locations, some are pretty close. I'm not really thinking it will make a	
	terrible difference, but some may comment or have concerns with this approach. A	
	possible alternative would be to take a random sample location from within each section.	
	But other than this issue, I see no reason to not move forward with the fieldwork.	
Jon Rauscher	Overall the sampling plan is well written. I did notice that field duplicate samples are	
USEPA Region 6	proposed to be collected at a rate of 1 per 20 samples (5%) instead of the typical rate of 1	
Email September 29, 2009	per 10 samples (10%). With 47 sediment sample locations proposed to be collected, 3	
	duplicate samples would be collected instead of 5 samples (rounding the # of samples up).	
	With 6 surface water locations are proposed to be collected from 2 depth and 2 tidal	
	events for a total of 12 samples per tidal event. Therefore, 1 duplicate sample would be	
	collected during a surface water sampling event instead of 2 samples.	

